1 2 3	JOSEPH P. RUSSONIELLO (CABN 44332 United States Attorney BRIAN J. STRETCH (CABN 163973) Chief, Criminal Division	)
4 5 6 7 8	DEBORAH R. DOUGLAS (NYBN 209937 Assistant United States Attorney  1301 Clay Street, Suite 340S Oakland, California 94612 Telephone: (510) 637-3680 Facsimile: (510) 637-3724 E-Mail: deborah.r.douglas@usdoj.gov Attorneys for Plaintiff	2)
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11		
12	OAKLAND DIVISION	
13	UNITED STATES OF AMERICA,	) No. CR08-477 DLJ
Ì	Plaintiff,	GOVERNMENT'S MOTION TO FILE
14 15 16 17 18	v.  EDITH NELSON a/k/a EDITH HONRUBIA NELSON, a/k/a EDITH GRUTAS, RONALD NELSON, NELDA ASUNCION, and CRISTETA LAGAREJOS,	<ul> <li>NUNC PRO TUNC ITS OPPOSITION TO</li> <li>COURT-APPOINTED COUNSEL</li> <li>WITHOUT OPPORTUNITY TO REVIEW</li> <li>AND CHALLENGE DEFENDANTS'</li> <li>FINANCIAL DISCLOSURES IN AN</li> <li>OPEN, ADVERSARIAL PROCEEDING</li> <li>Date: August 26, 2008 at 10 a.m.</li> <li>Magistrate Judge Wayne D. Brazil</li> </ul>
19	Defendant.	) Wagistrate Juage Wayne D. Diazii
20		)
21 22 23 24 25 26	<ol> <li>The United States of America, through the undersigned Assistant United States Attorney, respectfully request permission to file nunc pro tunc its opposition, which was completed approximately three hours after the due date of August 15, 2008. The government's opposition will be filed simultaneously with this motion.</li> <li>On Friday, August 5, 2008, upon inquiry by the Court, government's counsel stated that it</li> </ol>	
27	should be able to file its opposition by Friday, August 15, 2008. However, as the result of the	
28	enormous press of work in several cases, where the several cases is a several case of the several cases.	hich necessitated working on the weekend as well as

Document 24

Case 4:08-cr-00477-DLJ

Filed 08/16/2008

Page 2 of 2